

Fuel Storage Corporation

RECEIVED SEP 02 1988

78 Patterson Lane
Newington, New Hampshire 03108
(603) 431-6000

Main Office
889 Elm Street
P O Box 1032
Manchester, NH 03105
(603) 622-7284

Remittance Address
P O Box 37
Cambridge, MA 02141-0001
(617) 876-7300

Superfund Records Center

SITE: CoakleyBREAK: 11 9OTHER: 559606

August 30, 1988

Mr. Paul Marchessault
U.S. Environmental Protection Agency
P.O. Box 3409
Reston, VA 22091



SDMS DocID 559606

Re: Coakley Landfill Site in North Hampton, New Hampshire

Dear Mr. Marchessault,

Listed below are Fuel Storage Corporation's responses to the Requests as found in Attachment A as they relate to the Coakley Landfill Site in North Hampton, New Hampshire and the Environmental Protection Agency letter dated August 2, 1988.

General Information

1. Charles A. Denault, President of Fuel Storage Corporation is answering these questions on behalf of Fuel Storage Corporation.
2. Persons Consulted: Louis Morin, Fuel Storage Corporation Terminal Manager.
Michel Bilodeau, Fuel Storage Corporation, Asst. Terminal Manager.
John Ahlgren, Town of Newington, Attorney.
3. There were no known documents available. Request was made of the Newington Town Attorney for available documents. Some Insurance policies were located and are available upon request. Due to a fire in our offices in June, 1987, most of our files were lost or damaged beyond use.
4. No known person/(s).
5. See item 2 above.
6. Town of Newington, Newington, NH.
7. This is the first response.

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Financial/Corporate Information

8. Fuel Storage Corporation
President and Chairman of Board: Charles A. Denault
9. From 1986 to the present, Fuel Storage Corporation was a subsidiary of Fitzhenry-Guptill Holding Company, Inc.
President: Charles A. Denault
Chairman of the Board: Eliot W. Denault, Jr.
Prior to 1986 Fuel Storage Corporation was a subsidiary of Delaware Storage and Pipeline Co.
President: Charles A. Denault
Chairman of the Board: Charles A. Denault
10. Fuel Storage Corporation, A New Hampshire Corporation
Service should be made to: Charles A. Denault, President
Fuel Storage Corp.
P.O. Box 1032
Manchester, NH 03105-1032

Delaware Storage and Pipeline Co., A Delaware Corporation
Service should be made to: Charles A. Denault, President
Delaware Storage & Pipeline Co.
P.O. Box 1032
Manchester, NH 03105-1032

Fitzhenry-Guptill Holding Co., Inc., A Delaware Corporation
Service should be made to: Charles A. Denault, President
Fitzhenry-Guptill Holding Co., Inc.
P.O. Box 1032
Manchester, NH 03105-1032
11. Fuel Storage Corporation is a for-hire bulk storage terminal on the Piscataqua River in Newington, NH. Additionally, Fuel Storage Corporation operates DFSP-Newington under contract with the Defense Fuel Supply Center, Cameron Station, Alexandria, VA.

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12. Insurance Policies:

1.)	April 15, 1988 to Present Policy No. UH8800126 Coverage: \$15,000,000	Lloyds of London c/o Inland Underwaters Insurance Agency Charlestown Navy Yard 110 6th St. Boston, MA 02129
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Remarks: Slow pollution exclusion

2.) Petroleum Marketers Mutual Insurance Co.
c/o The Planning Corporation
11237 Sunset Hills Road
Reston, VA 22090

Limits: 750,000/1,500,000
Eff. April 15, 1988

Remarks: On site slow pollution

3.)	International Surplus Lines c/o The Planning Corp. 11347 Sunset Hills Road Reston, VA 22090	Pol #GAS 2684 Eff. Aug. 31, 1987- April 15, 1988
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Remarks: Extended Reporting Period
Claims made Policy
Slow and Gradual Pollution

4.)	April 15, 1987-88 Pol #UH8700063 Coverage: \$15,000,000	Lloyds of London Address-see above
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Remarks: Slow pollution exclusion

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- 5.) International Surplus Lines Pol #GAS 2674
(see above) Eff. Aug 31, 1986-1987

Remarks: Claims made Policy
Slow and gradual Pollution

- 6.) New York Marine Managers Eff. April 15, 1986-87
c/o Johnson & Higgins Limits: \$10,000,000
125 Broad St.
New York, NY 10004

Remarks: Marine Terminal Policy

- 7.) New York Marine Managers a. Eff. April 15, 1985-86
c/o Johnson & Higgins Limits: \$1,000,000
125 Broad St. Pol #85L2474/01
New York, NY 10004 b. Limits: \$20,000,000
Pol #85L2474/02

Remarks: Marine Terminal Policy

- 8.) The Home Insurance Co. Eff 8/31/84-8/31/85
c/o Alexander & Alexander, Limits: 10,000,000/
Inc. 5,000,000
One Constitution Plaza Pol #EIL 151 53 33
Charlestown, MA (Gradual Pollution/
claims made policy)

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- 9.) St. Paul Insurance Co. Eff April 15, 1984-85
c/o Alexander and Alexander, Pol #390 FA 1451
Inc. Limits: \$1,000,000
(see above)

Remarks: Marine Terminal Policy

- 10.) Mutual Marine Office, Inc. Pol #06686
100 Park Ave. Limits: \$20,000.000
New York, NY 10017 Eff April 15, 1984-85
Copy to: Alexander and Bumpershoot Policy
Alexander, Inc.

- 11.) INA Eff 9/1/81-4/15/84
Batterymarch Park II Pol #CTL I00739388
CIGNA Building Limits: Unknown
P.O. Box 9106
Quincy, MA 02269

Copy to: Frank B. Hall
89 Broad St.
Boston, MA 02110

(Insured: New England Tank Ind. of NH, Inc.)

- 12.) The Hartford Pol #08 C916903
2 Oliver St. #08 kC914468 & others
Boston, MA 02109 Period most of 1970's at
least period of 12/29/72-
12/29/75

(Pollution Exclusion)

(Insured: New England Tank Ind. of NH, Inc.)

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13.)	Interstate Insurance Group 55 E. Monroe St. Chicago, IL 60603	Period 12/29/72-12/29/75 Pol #2-55-U177355 Period 12/29/75-76 Pol #2-55-U030584 Limits: \$1,000,000
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(Insured: New England Tank Ind. of NH, Inc.)

NOTES: A.) Policies 1., 4., 6., 8., 10., 12., are Marine Terminal Liability Policies affording Sudden Pollution coverages (i.e. - Pollution which begins and ends within a 72 hour period).

B.) Policies 2., 3., 5., 7., 9., are Environmental Impairment Liability Policies written on a Claims Made Basis and subject to pollution occurring on specific named sites.

C.) Policies 8b., and 11 are Bumpershoot Liability Policies which are written over the Marine Terminal Policy and excludes gradual pollution.

D.) The Hartford and Interstate Insurance Group provided liability coverages for most of the 1970's. Actual policies have been turned in or lost in a fire.

E.) Frank B. Hall of 89 Broad St., Boston, MA was the broker for the years 1960 - 1984 and may have records of that period.

F.) With the exception of Policies #12, 13, 14, Fuel Storage Corporation was the named insured. Policies 12, 13, and 14 were insured under an affiliated company: New England Tank Industries of NH, Inc.

13. Total Current Assets: \$547,145

Total Current Liabilities: \$3,159,823

Total Net Worth (deficit) (\$1,620,190)

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GENERATOR/TRANSPORTER INFORMATION

14. a.) Defense Fuel Supply Center
Cameron Station
Alexandria, VA 22314-6160
and
Fuel Storage Corporation (Respondent)
- b.) Office trash, pencil trimming, hand towels (rest rooms) used paper products - typical waste generated by an office environment. Volume is not known but is estimated to be two or more trash cans per week.
- c.) To the best of our knowledge, Fuel Storage Corp. delivered no hazardous materials to this site.
- d.-g.) Do not apply as hazardous materials were not disposed at this site.
- v.) Unknown at this time.
15. No.

If you have any questions regarding these responses, feel free to contact me at (603) 622-7231.

Sincerely,



Charles A. Denault
President

CAD:ng

889 Elm Street
P.O. Box 1032
Manchester, NH 03105

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MR. PAUL MARCHESSAULT
US ENVIRONMENTAL PROTECTION AGENCY
P.O. BOX 3409
RESTON, VA 22091

